

Scott A. Brown, SBN 177099
David M. Poore, SBN 192541
BROWN | POORE LLP
1350 Treat Blvd., Suite 420
Walnut Creek, California 94597
Telephone: (925) 943-1166
dpoore@bplegalgroup.com

Attorneys for Plaintiffs
LILLIAN and CHRIS GRADILLAS

UNITED STATES DISTRICT COURT

NORTHERN DISTRICT OF CALIFORNIA

LILLIAN GRADILLAS; CHRIS
GRADILLAS, individually and as assignees of
KENNETH NWADIKI, JR. dba AMERICA
BUS LINE,

Plaintiffs,

v.

LINCOLN GENERAL INSURANCE
COMPANY; PRO INSURANCE SOLUTION
LIMITED; PRO IS, INC. (DOE 1);
WALSHIRE ASSURANCE COMPANY
(DOE 2); KINGSWAY FINANCIAL
SERVICES, INC. (DOE 3); TAWA, PLC
(DOE 4); LGIC HOLDINGS (DOE 5);
KINGSWAY AMERICA, INC. (DOE 6); and
DOES 7 through 10,

Defendants.

Case No. 3:12-cv-03697 CRB

**NOTICE OF DISMISSAL OF ALL
DEFENDANTS, OTHER THAN
DEFENDANT LINCOLN GENERAL
INSURANCE COMPANY, AND ORDER
[F.R.C.P. 41(a)(1)(A)(i)]**

Courtroom 6, 17th Floor

Action Filed: February 23, 2012

Trial Date: None

PLEASE TAKE NOTICE that Plaintiffs LILLIAN and CHRIS GRADILLAS hereby dismiss with prejudice the following Defendants, in accordance with Federal Rule of Civil Procedure 41(a)(1)(A)(i):

PRO INSURANCE SOLUTION LIMITED; PRO IS, INC. (DOE 1); WALSHIRE ASSURANCE COMPANY (DOE 2); KINGSWAY FINANCIAL SERVICES, INC. (DOE 3); TAWA, PLC (DOE 4); LGIC HOLDINGS (DOE 5); and KINGSWAY AMERICA, INC. (DOE 6) (collectively, “Dismissed Defendants”).

This dismissal does not affect Defendant LINCOLN GENERAL INSURANCE COMPANY (In Liquidation) (“Lincoln General”), and Defendant Lincoln General will remain a party to this litigation until the settlement consideration is transferred to Plaintiffs, in accordance with the parties’ settlement agreement.

There exists good cause in which to dismiss these Defendants pursuant to Rule 41(a)(1)(A)(i), as, after many years, the Plaintiffs and Lincoln General have reached settlement that will dispose of the litigation without any further participation required by Dismissed Defendants, and Plaintiffs named Dismissed Defendants in this action as alleged alter-egos of Defendant Lincoln General. The Dismissed Defendants have not appeared in this action, and they were previously dismissed without prejudice, when Defendant Lincoln General appealed the grant of partial summary judgment in this matter to the Ninth Circuit Court of Appeals. As Plaintiffs and Lincoln General have now reached a full settlement in this matter, the Dismissed Defendants should be dismissed, with prejudice, at this time, with each party bearing its own costs and attorney’s fees.

Dated: March 21, 2016

BROWN | POORE LLP

//s// David M. Poore

DAVID M. POORE

Attorneys for Plaintiffs

LILLIAN & CHRIS GRADILLAS

ORDER

IT IS HEREBY ORDERED that the following Defendants are hereby dismissed from this action with prejudice: PRO INSURANCE SOLUTION LIMITED; PRO IS, INC. (DOE 1); WALSHIRE ASSURANCE COMPANY (DOE 2); KINGSWAY FINANCIAL SERVICES, INC. (DOE 3); TAWA, PLC (DOE 4); LGIC HOLDINGS (DOE 5); and KINGSWAY AMERICA, INC. (DOE 6). Each party to bear its own costs and attorney's fees.

SO ORDERED.

Dated: March 23, 2015



UNITED STATES DISTRICT COURT